

United States Bankruptcy Court  
District of New Mexico

In re:  
5K Car Store, Inc., a New Mexico Corpora  
Debtor

Case No. 17-11456-t  
Chapter 11

**CERTIFICATE OF NOTICE**

District/off: 1084-1

User: amedearis  
Form ID: pdforl

Page 1 of 1  
Total Noticed: 3

Date Rcvd: Aug 16, 2017

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Aug 18, 2017.

db +5K Car Store, Inc., a New Mexico Corporation, EIN:, 7301 Central Ave NE,  
Albuquerque, NM 87108-2015  
cr +Pamela Munos, 10812 Griffith Park Drive NE, Albuquerque, NM 87123-4894  
cr +Rick Munos, 1208 Hidden Way Lane SE, Albuquerque, NM 87123-4339

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.  
NONE.

TOTAL: 0

\*\*\*\*\* BYPASSED RECIPIENTS \*\*\*\*\*

NONE.

TOTAL: 0

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP.  
USPS regulations require that automation-compatible mail display the correct ZIP.

Transmission times for electronic delivery are Eastern Time zone.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Aug 18, 2017

Signature: /s/Joseph Speetjens

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**CM/ECF NOTICE OF ELECTRONIC FILING**

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on August 16, 2017 at the address(es) listed below:

Alice Nystel Page on behalf of U.S. Trustee United States Trustee Alice.N.Page@usdoj.gov  
Don F Harris on behalf of Debtor 5K Car Store, Inc., a New Mexico Corporation, EIN:  
27-1246229 nmfl@nmfinanciallaw.com,  
briefwriter@comcast.net;donharrislawfirm@gmail.com;nmflcmecf@gmail.com;r54167@notify.bestcase.com  
George D Giddens, Jr on behalf of Creditor Jeffrey A. Garvin dave@giddenslaw.com,  
giddens@giddenslaw.com;chris@giddenslaw.com;mjohnson@giddenslaw.com;csolis@giddenslaw.com  
Jason Michael Cline on behalf of Debtor 5K Car Store, Inc., a New Mexico Corporation, EIN:  
27-1246229 jason@attorneyjasononline.com  
Mary L. Johnson on behalf of Creditor Jeffrey A. Garvin mjohnson@giddenslaw.com,  
lchavez@giddenslaw.com  
Ronald E Holmes on behalf of Creditor Pamela Munos rholmes@davismiles.com,  
efile.dockets@davismiles.com;apotter@davismiles.com;notices@ronholmes.com  
Ronald E Holmes on behalf of Creditor Rick Munos rholmes@davismiles.com,  
efile.dockets@davismiles.com;apotter@davismiles.com;notices@ronholmes.com  
Samuel I. Roybal on behalf of Creditor Bank of New Mexico sroybal@walkerlawpc.com,  
WalkerLawPC14@gmail.com,mwells@walkerlawpc.com  
Spencer Lewis Edelman on behalf of Creditor Holland Sutton sle@modrall.com,  
dolores@modrall.com  
United States Trustee ustpregion20.aq.ecf@usdoj.gov

TOTAL: 10

UNITED STATES BANKRUPTCY COURT  
DISTRICT OF NEW MEXICO

In re:

5K CAR STORE, INC.,

No. 17-11456 t11

Debtor.

**ORDER RESULTING FROM PRELIMINARY HEARING**

This matter came before the Court on August 14, 2017 at 9:00 a.m. for a preliminary hearing on the Application to Employ Don Harris, doc. 33 (the “Application”). George Giddens appeared for creditor, Alice Nystel Page appeared for the United States Trustee, and Don Harris, the applicant, appeared.

IT IS HEREBY ORDERED:

1. Final Hearing Date and Time. A final hearing on the Application shall be held on August 23, 2017 at 9:30 a.m. in the Animas Courtroom, 13<sup>th</sup> Floor, Dennis Chavez Federal Building and Courthouse, 500 Gold Avenue, SW, Albuquerque, New Mexico.

2. Exhibits. By August 21, 2017, the parties shall file and serve a list of exhibits, and shall exchange exhibits, except for rebuttal exhibits that cannot reasonably be anticipated. Parties shall provide three copies of the exhibits to Chambers (one for the Court, one for the Court’s law clerk, and one for the witness) before the hearing. Movant’s exhibits are to be marked with numbers, and Debtor’s exhibits with letters. Each page of any multiple-page exhibit shall be numbered. Exhibits shall be accompanied by a list of the exhibits by number or letter and a brief description or name of each exhibit. If a party intends to offer more than five exhibits, then the exhibits shall be tabbed and bound in three-ring binders or by some similar binding. The Court generally will exclude exhibits not exchanged as required. The parties shall

be prepared to notify the Court at the beginning of the hearing which exhibits can be admitted into evidence by stipulation.

3. Witnesses. By August 21, 2017, the parties shall file and serve lists of persons the party expects to call to testify at the final hearing, except for rebuttal witnesses that cannot reasonably be anticipated. The Court may exclude from testifying any witnesses not listed.

4. Disposal of Exhibits. Unless an appeal is pending, 30 days after an order ruling on the Motion becomes final the Court will dispose of all hearing exhibits in its possession that have not been retrieved by the submitting party.



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Hon. David T. Thuma  
United States Bankruptcy Judge

Entered: August 16, 2017

Copies to: Counsel of Record